State of Ainhama
Unified Judicial System Form
C-21 (France Rev. 7/9617)

# PROCESS OF GARNISHMENT

Case Number SM 2019-902693

| gambines is necessarily to obtain assistance of the judgment.  8. If the gambiners is for wages, salary or other compensation, further make cell that the amount to be withheld must be:  25% of deposable earnings for the week OR the amount by which disposable earnings for the week acceed 50 times the defeared minimum hourly wege in effect at the time the earnings are peyable, WHICHEVER IS LESS,  27% of disposable earnings for the week OR the amount by which disposable earnings for the week moreed 50 times the deceral minimum hourly wege in effect at the time the earnings are payable, WHICHEVER IS LESS, which amount is in compliance with the instructions on the reverse side of this from.  C. I hereby request disbursement of amounts periodically peak into Court pursuant to this gamblement.  Sworn to and subscribed before me this  August 2022  JENNIFER TATUM  INVO are hereby commanded to sever the Process of Germishment on the GARNISHEE  Alliant/Altionney (Signisture)  TO ANY LAW girron/CEMENT OFFICIEN OF THE STATE OF ALABAMA:  You are hereby commanded to sever the Process of Germishment on the GARNISHEE.  INVO ARE HOUSE TO DEFENDANT: READ THE IMPORTANT INFORMATION ON THE BACK OF THIS FORM (Regarding) our regime to binify purple regime to binify purple regime to binify purple regime to binify purple regiment by binify our must complete and file the enclosed Answer form within thirty (30) days from service of process. By out this to be an optioner, the plantiff can proceed for judgment against you for the amount of the dain, plus colab. Mailing the notarized Answer form 32% of the plantiff can proceed for judgment against you for the amount of the dain, plus colab. Mailing the notarized Answer form 32% of the Court of the address below constitutes mislaining a proper appearance in the Court YOU MCIFF ANSWER.  (1) Whether you this benefited to the defendant in the future by existing contract, or  (2) Whether you will be incidented to the defendant in the thrure by existing contract, or  (3) Whether you this benefit t   | C-21 (Front) Rev. 7/2617  | PROCESSOF                            | GAKNISHIVIEN I                                      | SM 2019-902093                         |  |
|--|---|--------------------------------------|---|--|--|
| TO BANKTRUST  POR Day 193  Jesseloc NS 1904  Jes   | IN THE SMALL CI   | AIMS COURT OF                        |   | COUNTY, ALABAMA                        |  |
| TO BANKTRUST DISTORATION DISTO   | NAME AND ADDRESS OF   | PLAINTIFF (Persons Asserting Claim); | NAME AND ADDRESS OF DE                              | FENDANT (Person Whose Property         |  |
| IAME AND ADDRESS OF ATTORNEY FOR PLAINTEP:  LEONARD IN MATH Post Office Box 230739  (IAME AND ADDRESS OF GARRISHEE:  POOL CORPORATION  ION NORTHPARK 9LVD.  COVINCITON LA 70433  A I make cosh that I have obtained the above judgment and believe the named genrishee is or will be indebted to the named defendant or has or will have effects of the defendant under the garrishee's control. I believe that a Process of Gernshment against the garrishnee is necessary to obtain satisfaction of the judgment and believe the named genrishnee is not will be indebted to the named defendant or has or will have effects of the defendant under the garrishnee's control. I believe that a Process of Gernshment against the garrishnee is necessary to obtain satisfaction of the judgment of the particular or the control of the process of the control of the process of the particular or has one will have effects of the store the semings are psyclable, WHICHEVER IS LESS, which arroant is the compliance with the Internations on the neverse side of the form.  I have the required the process of derivations of the internation of the judgment of the venet control of the internation of the judgment of the venet control of the internation of the judgment of the venet control of judgment of the judgment of  | TO BANKTRUST JAY PO Box 1928 US6  |                                      | JAY COLIN CARROLL, SSN ***-**-#<br>  1564 BLAIR AYE | in acqueet to darriganisme):           |  |
| A I make owth that I have obtained the above judgment and believe the named generatives is or will be indebted to the named defendant or has or will have obtained the above judgment and believe the named generatives is or will be indebted to the named defendant or has or will have obtained the above judgment and believe the named generatives is or will be indebted to the named defendant or has or will have obtained the above judgment and believe the named generatives is or will be indebted to the named defendant or has or will have obtained the above judgment and believe the named generatives is or will be indebted to the named defendant or has or will have obtained the above judgment and believe the named generatives is or will be indebted to the named defendant or has or will have obtained the above judgment and believe the named generatives in the named of generatives or or will be perhatived or the second of the pudgment.  A I make outh that I have obtained the above judgment and believe the named generatives in the the named of generatives or will be precised to the second or the pudgment of the pudgment of the second or the named of generatives in the named of generatives or will be precised or the second or the named of generatives in the named of generatives or the vest of the second or the named of generatives or the vest of the second or the named of defendant or the named of  | NAME AND ADDRESS OF   | ATTORNEY FOR PLAINTIFF:              | DATE OF JUDGMENT:                                   | October 16, 2019                       |  |
| MARIE AND ADDRESS OF GARNISHEE: (334.72-220)  MARIE AND ADDRESS OF GARNISHEE: COSTE: \$ 323.82  COSTE: \$ 322.82  COSTE: \$ 322.82  COSTE: \$ 322.82  COSTE: \$ 322.82  COSTE: \$ 324.82  COSTE: \$ 324. |   |                                      | JUDGMENT AMOUNT:                                    | <u> </u>                               |  |
| POOL CORPORATION  IP NORTHPARK BLVD.  COVINGTON LA 70433  AFFIDAVIT  A I make cell that I have obtained the above judgment and believe the nerrod generalise is or will be indebted by the named defendant or has or will have effects of the defendant under the gurretive's control. I believe that a Processe of Generalisment against the gurretive is necessary to obtain substitution of the judgment and believe the nerrod generalise is or will be indebted by the named defendant or has or will have effects of the defendant under the gurretive's control. I believe that a Processe of Generalisment gainst the gurretive's increased that the processe of Generalisment against the gurretive is increased and the processes of Generalisment against the gurretive is not processed. The processes of Generalisment against the gurretive is increased to depend in the name hourly wage in effect of the time the earnings are payable, WH-ECHEVER IS LESS, which emount is in compliance with the instructions on the reverse side of this from.  C. I hereby request debtery representation of the request representation of the request representation of the request representation of the request representation request   | *** *** * * * * * * * * * * * * * * * *   |                                      | INTEREST:   | \$380.94 int.                          |  |
| IOP NORTHPARK BLVD.   COVINGTON LA 70433   COVINGTON LA 70433   Transic cells that I have obtained the above judgment and believe the nemed garnishee is or will be indebted by the named defendant or has or will have effects of the defendant under the garnishee's control. I believe that a Process of Garnishment against the garnishee's in accessary to obtain assistanction of the judgment.    If the garnishment is for weeps, salary or other compensation, I further make ceals that the amount to be withheld must be:    20% of deposable earnings for the week CR the streamt by which disposable earnings for the week CR the amount by which disposable earnings for the week CR the amount by which disposable earnings for the week CR the amount by which disposable earnings for the week CR the amount by which disposable earnings for the week canced 50 times the floring of the control minimum hourly weign in which at the time the destings are payable, WHOCHEVER IS LESS, which amount is in the payable of the control of the c   |   | GARMSHEE:                            | COSTS:  | \$223.82                               |  |
| A I make celt that I have obtained the above judgment and believe the named garnishee is or will be indebted to the named defendant or has or will have effects of the defendant under the garnishee on nacessary to obtain astafaction of the judgment.  If the garnishree is nacessary to obtain astafaction of the judgment.  If the garnishree is nacessary to obtain astafaction of the judgment.  If the garnishree is nacessary to obtain astafaction of the judgment.  If the garnishree is nacessary to obtain astafaction of the judgment.  If the garnishree is nacessary to obtain astafaction of the judgment.  If the garnishree is nacessary to obtain astafaction of the judgment.  If the garnishree is nacessary to obtain astafaction of the judgment.  If the garnishree is not well to the stream of the property of the control minimum hourly wage in effect of the time earnings are payable, VM-CHEVER IS LESS.  If the control minimum hourly wage in effect of the time the samings are payable, VM-CHEVER IS LESS.  If the control is not only the control of the property of the control of the c   |   |                                      | LESS CREDIT:  | \$ \$464.20                            |  |
| A I make cell that I leave obtained the above judgment and believe the named garnishee is or will be indebted to the named defendant or has or will have effects of the defendant under the garnishee or control. I believe that a Process of Garnishment against the garnishee is necessary to obtain subinfaction their the preference of the termination of the garnishment is to tweeper, subinfaction or often compensation.  B. If the garnishment is to ke wages, subinfaction or often compensation.  20% of deposable earnings for the week CR the amount by which disposable earnings for the week caused 50 times the standard infantament bursty wage in effect at the time the earnings are psychibe, WHICHEVER IS LESS, which amount is to compliance with the Internotions on the reverse side of this from.  C. I hereby requised debterement of amounts periodically paid into Court pursuant to this garnishment.  Sworn to and subscribed before me this with the process of garnishment of the GARNISHEE.  FOOL CORPORATION  You are hereby commended to serve the Process of Garnishment on the GARNISHEE.  PROJECT DEPENDANT: READ THE IMPORTANT INFORMATION ON THE BACK OF THIS FORM (Regarding) your fight to the or platform of the defendant of the defendant.  WHICH You was commended to include the endosed Answer form within tothy (30) days from service of process. If you field to the or platform of the defendant of the defendant.  WHICHEVER You was or with the indebted to the defendant in the defendant of the defendant.  WHICHEVER YOUR ARE THE GARNISHEER IN THE RECORD ACTION.  You must complete and file the endosed Answer form within tothy (30) days from services of process. If you field to the or platform to the defendant of the defendant.  WHICH   |   |                                      | OTHER:  | ·                                      |  |
| A. I make cosh that I have obtained the above judgment and believe the named garrishee is or will be indebted to the named defendant on her or will have effected of the defendant under the garrishee's control. I believe that a Process of Garrishment against the garrishee is necessary to obtain satisfaction of the judgment.  B. If the garrishee is necessary to obtain satisfaction of the judgment.  B. If the garrishee is necessary to obtain satisfaction of the judgment.  B. If the garrishment have you garrishment on the process of deposable earnings for the week CR the strought by which disposable earnings for the week crossed 30 times the federal minimum hourly weigh in effect at the time the earnings are payable, WHICHEVER IS LESS, which amount is in compliance with the instructions on the reverse side of this from.  C. I heavily request debtewherement of amounts periodically paid into Court pursuant to this garnishment.  Sworm to and subscribed before me this  LEY of AUGUST 1723  JENNIFER TATUM  JENNIFER TATUM  JENNIFER TATUM  JENNIFER TATUM  JOHN LANASIFFORCEMENT OFFICER OF THE STATE OF ALABAMA'S  You are hereby commanded to serve this Process of Garnishment on the GARNISHEE.  WITH THE REPORT OF ALABAMA'S  You are hereby commanded to serve this Process of Garnishment on the GARNISHEE.  WITH THE REPORT OF ALABAMA'S  NOTICE TO DEPENDANT: READ THE IMPORTATIN PROFINATION ON THE BACK OF THIS FORM (Regarding) your register, the pathetin can proceed for judgment against you for the amount of the defendant in the Court YOU MUST ANSWER.  Pathetin of the service of the service of the defendant of the defendant of the defendant.  Whether you are on this in the indebted to the defendant in the future by existing contract, or co   |   |                                      | TOTAL:  | \$\$2162.64                            |  |
| TO ANY LAWRENCEMENT OFFICER OF THE STATE OF ALABAMA:  You are hereby commanded to serve this Process of Garnishment on the GARNISHEE, and a copy on the defendant, JAY COLIN CARROLL  Please of Garnishment on the GARNISHEE, and a copy on the defendant, JAY COLIN CARROLL  ROTICE TO DEFENDANT: READ THE IMPORTANT INFORMATION ON THE BACK OF THIS FORM (Regarding your recities).  NOTICE TO GARNISHEE: YOUR ARE THE GARNISHEE IN THE ABOVE ACTION.  You must complete and the the enclosed Answer form within thirty (30) days from service of process. By our felt to the an Apiliane, the plaintiff can proceed for judgment against you for the amount of the delim, plus costs. Mailing the notarized Answer form the intervening time, or  (1) Whether you are or will be indebted to the defendant at the time you recorbed this process, or when you impossible to the defendant in the future by stating contract, or  (2) Whether you will be indebted to the defendant in the future by stating contract, or  (3) Whether you have in your possession or control, money or effects belonging to the defendant.  You are commanded to retain the amount indicated above from weges, salary or other compensation due or which will become due to the defendant for such period of time as is necessary to accountwate the sum is accumulated. Quadrant and costs) You are required by law to report the semination and pay into court within 15 days AFTER termination, all sums withheld and continue to do so on a monthly or more frequent because the intervention of sans sum from the defendants were many the amount amount shown above as "Total," whichever is less, subject to orders of law, you are further commanded to hold the property or money, or the amount shown above as "Total," whichever is less, subject to orders of law, you are further commanded to hold the property or money, or the amount shown above as "Total," whichever is less, subject to orders of law, you are further commanded to hold the property or money, or the amount shown above as "Total," whichever is less   | or has or will have effects of the defendant under the garrishee's control. I believe that a Process of Garnishment against the garnishnee is necessary to obtain satisfaction of the judgment.  B. If the garnishment is for wages, salary or other compensation, I further make cath that the amount to be withheld must be:  25% of disposable earnings for the week OR the amount by which disposable earnings for the week exceed 30 times the federal minimum hourly wage in effect at the time the earnings are psyable, WHICHEVER IS LESS, which amount is in compliance with the instructions on the reverse side of this from.  C. I hereby request disbursement of amounts pariodically paid into Court pursuant to this garnishment.  Sworn to and subscribed before me this  Augusti-2022  JENNIFER TATUM  |                                      |   |  |  |
| TO ANY LANGEFORCEMENT OFFICER OF THE STATE OF ALABAMA: You are hereby commanded to serve this Process of Garmishment on the GARNISHEE, and a copy on the defendent, JAY COLIN CARROLL  (Institution of Miles)  (Institution of   | My Commission Expires May 8, 2024   |                                      |   |  |  |
| and a copy on the defendant. SAT COLITY CALL.    Plant of defendant  | TO ANY LAWASHFORCEMENT OFFICER OF THE STATE OF ALABAMA:  You are hereby commanded to serve this Process of Garnishment on the GARNISHEE,  TO ANY LAWASHFORCEMENT OFFICER OF THE STATE OF ALABAMA:  POOL CORPORATION   |                                      |   |  |  |
| NOTICE TO GARNISHEE: YOUR ARE THE GARNISHEE IN THE ABOVE ACTION.  You must complete and file the enclosed Answer form within thirty (30) days from service of process. If you tail to file an applicant, the plaintiff can proceed for judgment against you for the amount of the claim, plus costs. Mailing the notarized Answer form the Court at the address below constitutes making a proper appearance in the Court. YOU MUST ANSWER:  (1) Whether you are or will be indebted to the defendant in the future by existing contract, or  (2) Whether by existing contract you are liable to the defendant for the delivery of personal property or for the payment of money, or  (3) Whether by existing contract you are liable to the defendant for the delivery of personal property or for the payment of money, or  (4) Whether you have in your poseession or control, money or effects belonging to the defendant.  You are commanded to retain the amount indicated above from wages, salary or other compensation due or which will become due to the defendant for such period of time as is necessary to accumulate the sum is 2162.64  (Judgment and costs) to assume a period of 30 days from the first retenition of any sum from the defendants wages, salary, or other compensation, to be account the moneys withheld into court as they are deduced or withheld and continue to do so on a monthly or more frequent basis until the functions on Garnishments. If you have in your poseession or control property or money belonging to the defendant, which is NO wages, salary or other compensation, and is not exempt as a matter of law, you are further commended to hold the property or money, or the amount above as Tiotal, whichever is less, subject to orders of this Court.  Debt issued.  Clark MOBILE COUNTY SMALL CLAIMS, 205 GOVERNMENT ST, ROOM N317, PROBLET AL 36644-0001, Address:  (231)374-8323  This process was executed by serving a copy on (Garnishee)  on (Oate)  Service on (Defendant)  Title:  | and a copy on the defender  |                                      |   | and mally proper return to this Court. |  |
| Clerk Address: (251)574-8325  This process was executed by serving a copy on (Garnishee) on (Date) on (Date) Served by: Title: on (Date)   | You must complete and file the enclosed Answer form within thirty (30) days from service of process. If you fail to file an Animor, the plaintiff can proceed for judgment against you for the amount of the claim, plus costs. Mailing the noturized Answer form the Court at the address below constitutes making a proper appearance in the Court. YOU MUST ANSWER:  (1) Whether you are or will be indebted to the defendant at the time you received this process, or when you make you granwell of during the intervening time, or  (2) Whether you will be indebted to the defendant in the future by existing contract, or  (3) Whether you have in your possession or control, money or effects belonging to the defendant.  You are commanded to retain the amount indicated above from wages, salary or other compensation due or which will become due to the defendant for such period of time as is necessary to accumulate the sum \$ 2162.64 (Judgment and costs) You are required. after a period of 30 days from the first retention of any sum from the defendants wages, salary, or other compensation, to begin amount is withheld into court as live are defendant in terminated BEFORE the sum is accumulated, you are required by law to report the termination and pay into court within 15 days AFTER termination, all sums withheld in compliance with this gamishment. (See Reverse Side for instructions on Gamishments). If you have in your possession or control property or money belonging to the defendant, which is NOT wages, salary or other compensation, and is not exempt as a matter of law, you are further commanded to hold the property or money, or the amount shown above as "Total," whichever is less, subject to orders of this Court. |                                      |   |  |  |
| Address: MOSILIS COUNTY SMALL CLAIMS, 205 GOVERNMENT ST, KOOM N317, SMOSILEFAL 36644-0001, (251)574-8525  This process was executed by serving a copy on (Gamishee) on (Cate) on (Date) on (Date)  Served by: Title:   | 21/27/12  |                                      | Бу;   | 1/7(                                   |  |
| This process was executed by serving a copy on (Gamishee)  | Address: MODILE COUNTY SMALL CLAIMS, 203 GOVERNMENT ST, ROOM N317, 9MODILE PL 36044-0001,   |                                      |   |  |  |
| on (Date), Service on (Defendant)on (Date) Served by:Title:  | This process was executed by serving a copy on (Gamishee)   |                                      |   |  |  |
| Served by:Title:   |   | Service on (Defendant)               | on (Date)   | 1116                                   |  |
| COLUMN TO THE ABOVE OF THE PARTY OF THE PART   | Served by:  |                                      |   |  |  |
| COURT RECORD (Original) PLAINTIFF (Copy) DEFENDANT (Copy) GARNISHEE (Copy)   | COURT RECORD (Original)   | PLAINTIFF (Copy) DEFENDANT (Co       | DY) GARNISHEE (Com/)                                |  |  |

Form C-21 (back) Rev. 7/2017

## PROCESS OF GARNISHMENT

Instructions for Delermining the Percentage of Wages, Salary or Other Compensation to be Withheld

GARNISHMENTS TO COLLECT JUDGMENTS ARISING FROM SITUATIONS OTHER THAN CONSUMER LOANS, CONSUMER CREDIT SALES OR CONSUMER LEASES ARE SUBJECT TO THE RESTRICTIONS OF:\$6-10-7, Code of Alabama 1975, and Title 15, \$1975, United States Code (\*U.S.C.\*).

- Visitems and federal law, the amount subject to gernalment to collect such judgments shall not exceed the LESSER of:

  (1) Intenty-five (25) percent of "disposable earnings" for the week; OR

  (2) the amount by which "disposable earnings" for the week exceed thirty (30) times the federal minimum hourly wage in effect at the time the earnings are payable.
- II. GARNISHMENTS TO COLLECT JUDGMENTS ARISING FROM CONSUMER LOANS, CONSUMER CREDIT SALES OR CONSUMER LEASES ARE SUBJECT. TO THE RESTRICTIONS OF: \$5-19-15, Code of Alabama, 1976 as emended by Act 85-294, effective April 12, 1986, and Act 98-576, effective 5/20/1996.

Under this law, if the debt or demand was created ON OR AFTER April 12, 1988, the amount subject to garnishment shall not exceed the LESSER of.

(1) Iwenty-five (25) percent of "disposable comings" for the week; OR

(2) the amount by which "disposable earnings" for the week exceed thirty (30) times the federal minimum hourly wage in effect at the time the earnings are payable.

If the debt or demand was created SEFORE April 12, 1988, the amount subject to garrishment shall not exceed the LESSER of:

(1) Inverty (20) percent of "disposable earnings" for the week; OR

(2) the amount by which "disposable earnings" for the week exceed thy (50) times the federal minimum hourly wage in effect at the time the earnings are payable DISPOSABLE EARNINGS DEFINED: An employee's "disposable earnings" means that part of earnings of an individual remaining after deduction of amounts required by lew to be withheld such as Federal Income Tax, Federal Social Security Tax, and State and Local Taxes.

#### NOTICE TO GARNISHEE

Note: If you have in your passession or control property or money belonging to the defendent (which is not weges, salary or other compensation and is not exempt as a matter of law), you are commanded to hold the property or money, or the amount shown on the other side as "Total," whichever is less, subject to the orders of the Court. Social Security, SSI, VA and federal retrement moneys are all exempt under federal law and remain so even when deposited in a bank or other. Instinctial institution. If the only money in your passession or control belonging to the defendent is Secial Security, SSI, VA or federal retrement moneys, you should. Indicate in your assess "all each money is exempt from execution." The formula outlined below only applies if the property sought to be germinical is wages, eatery or other compensation of the defendant.

(Use the following formula to calculate a gambitment of wages, salary or other compensation.)

- (1) Calculate "disposable earnings" for the weak (see definition of disposable earnings" above)
  (1) If the twenty-five (25) percent block is checked on the front of this form, multiply the "disposable earnings" amount by twenty-five (25) percent. Then multiply the "minimum wage amount" (in effect at the time the semings are payable by you) by thirty (30) and subtract this amount from "disposable semings." Compare those two and obtain teasor amount.
- (2) If the twenty (20) percent block is checked on the front of this form, multiply the "disposable semings" amount by twenty (20) percent, Multiply the "minimum" wage emount" (in effect at the time the earnings are psychie by you) by fifty (60) and autotract this amount from "disposable earnings." Compare trose two and obtain
- (3) After the calculation is made in accordance with (2) or (3) above (whichever is applicable), the amount of the garnishment for the week is the LESSER amount.
- Withhold this amount and pay it into Court as traducted in the "Writ of Garrishment" on the front of this form.

  THE CLERK AND OTHER COURT PERSONNEL CANNOT GIVE YOU LEGAL, ADVICE, IF YOU NEED ASSISTANCE YOU SHOULD CONSULT A LAWYER FOR ADVICE.

FROTECTION AGAINST DISCHARGE: Title 15, \$1674, U.S.C., profibite an employer from discharging any employee because his or her earnings have been subjected to parnietiment for any one indebtedness.

## NOTICE TO DEFENDANT OF RIGHT TO CLAIM EXEMPTION FROM GARNISHMENT

A process of gambilment has been delivered to you. This means that a Court may order your wages, money in a bank, sums owned to you, or other property—belonging to you to be paid into Court to satisfy a judgment against you.

men of the State of Alabama and of the United States provide that in some circumstances certain money and property may not be taken to pay certain types of court judgments, because certain money or preperty may be "exampl" from gamistment. For example, under State law, in some circumstances, up to \$7,000.00 in personal property, including money (except wages, setaines, or other compensation), bank accounts, automobiles, againstose, etc. may be exampt from process of gamistrates. Similarly, under Federal law, certain benefits and certain welfare payments may be exampt from gamistrates. Set payments, veteran's benefits, AFDC (welfare) payments, unemployment compensation payments, and workers' componsation payments.

THESE EXAMPLES ARE FOR PURPOSES OF ILLUSTRATION ONLY, WHETHER YOU WILL SE ENTITLED TO CLAIM ANY EXEMPTION FROM THE PROCESS OF GARNISHMENT, AND, IF SO, WHAT PROPERTY MAY BE EXEMPT, WILL BE DETERMINED BY THE FACTS IN YOUR PARTICULAR CASE, IF YOU ARE UNCERTAIN AS TO YOUR POSSIBLE EXEMPTION RIGHTS, YOU SHOULD CONSULT A LAWYER FOR ADVICE.

TO CLAIM ANY EXEMPTION THAT MAY SE AVAILABLE TO YOU, YOU MUST PREPARE A "CLAIM OF EXEMPTION" FORM LISTING ON IT ALL. YOUR WAGES AND PERSONAL PROPERTY; HAVE THE CLAIM OF EXEMPTION NOTARIZED; AND FILE IT IN THE CLERK'S OFFICE. ALSO, IT IS YOUR RESPONSIBILITY TO MAIL OR DELIVER A COPY OF THE CLAIM OF EXEMPTION TO THE PLAINTIFF WHO HAS A JUDGMENT AGAINST YOU, YOU MUST INDICATE ON THE CLAIM OF EXEMPTION ITHAT YOU FILED IN THE CLERK'S OFFICE WHETHER YOU MAILED OR DELIVERED IT. THE CLERK CANNOT THE PLAINTIFF AND THE DATE ON WHICH YOU MAILED OR DELIVERED IT. THE CLERK CANNOT WE YOU LEGAL ADVICED. IF YOU NEED ASSISTANCE, YOU SHOULD SEE A LOWER.

f you file a claim of exemption, the plaintiff will have approximately sen (10) days to file a "contest" of your claim of exemption. If a contest is filed, a Court hearing will be incheduled and you will be notified of the time and place of the hearing. If the plaintiff does not file a contest, the property claimed by you as exempt will be released from the emishment.

f you do not the a cleim of exemption, your property may be turned over to the court and to the pictritif on the judgment against you.

to protect your rights, it is important that you act promptly. If you have any questions, you should consult a Lawyer.

# NOTICE TO PLAINTIFF OF RIGHT TO CONTEST CLAIM OF EXEMPTION OF DISPENDANT

if a "Claim of Examplion" is filed in the Clark's office and mailed or delivered to you by the defendant, you have approximately ten (10) days to the a "Contest" to the . Claim of wantedon with the Clark of the Court.

If a Contest is threty field, a Court hearing will be scheduled within seven (7) calendar days (or on the read business day thereafter if the Court is not open on the seventh stay). You and the defendant will be notified of the time and place of the hearing.

If you fall to make timely Contest of the Claim of Exemption, after filteen (16) calendar days from the filing of such claim by the defendant, the Process of Gernintment and any juril of garrishment issued therein shall be dismissed or, where appropriate, modified to the colors recessary to give effect to the claimed exemptions.

FYOU ARE UNCERTAIN AS TO HOW TO FILE A CONTEST TO THE CLAIM OF EXEMPTION, YOU SHOULD CONSULT A LAWYER FOR ADVICE. THE CLERK AND OTHER COURT PERSONNEL CANNOT GIVE YOU LEGAL ADVICE.